Michael D. Adams (State Bar No. 185835) madams(a)rutan.com Meredith L. Williams (State Bar No. 292888) mwilliams@rutan.com 18575 Jamboree Road, 9th Floor Irvine, CA 92612 Telephone: 714-641-5100 Facsimile: 714-546-9035 5 Attorneys for Defendant BLUEFLY.COM LLC 6 7 UNITED STATES DISTRICT COURT 8 CENTRAL DISTRICT OF CALIFORNIA 9 10 THE ESTATE OF CHI MODU, through | Case No. 2-22-cv-05621-SVW-MAA 11 trustee SOPHIA MODU, Judge: Hon. Stephen Victor Wilson 12 Plaintiff. Ctrm.: 10A 13 STIPULATION TO EXTEND v. DEFENDANT BLUEFLY.COM 14 LLC'S TIME TO RESPOND TO FIRST AMENDED COMPLAINT BY MATCHES FASHION LIMITED, a London Corporation, doing business as "MATCHESFASHION"; ASHWORTH 15 NO MORE THAN 30 DAYS (L.R. 8-3) AND PARKER LIMITED, a United 16 Kingdom Limited Entity, individually, and doing business as "END 17 CLOTHĨNG"; ATALLAH GROUP US INC., a Delaware Corporation doing business as "SSENSE"; FARFETCH UK 18 LIMITED, a United Kingdom Limited 19 Company, individually, and doing business as "FARFETCH.COM"; MODESENS, INC., a Texas 20 Corporation; BLUEFLY.COM LLC, a 21 Florida Limited Liability Company; SAKKAL DESIGN AND BRANDING 22 CO., a New Jersey Corporation, individually and doing business as "SHOP375"; TWENTYFOURSEVEN. 23 SRL, an Italian Company; 247 PACIFIC, 24 INC., a U.S. Corporation; and DOES 1 through 10, 25 Defendants. 26 27 28

Rutan & Tucker, LLP attorneys at law

1	Pursuant to Local Rule 8-3, Plaintiff The Estate of Chi Modu, through trustee		
2	Sophia Modu ("Plaintiff") and Defendant Bluefly.com LLC ("Defendant		
3	Bluefly.com") (collectively, the "Parties"), by and through their undersigned		
4	counsel, hereby stipulate as follows:		
5	WHEREAS, Plaintiff filed the initial complaint in the above-referenced		
6	action on August 9, 2022, but did not serve it on Defendant Bluefly.com;		
7	WHEREAS, Plaintiff filed the First Amended Complaint ("FAC") in the		
8	above-referenced action on August 10, 2022, and served Defendant Bluefly.com		
9	with that FAC on August 24, 2022;		
10	WHEREAS, Defendant's initial deadline to answer or otherwise respond to		
11	the FAC is currently September 14, 2022;		
12	WHEREAS, the Parties have agreed to extend the deadline for Defendant		
13	Bluefly.com to respond to the complaint in this action by no more than thirty days;		
14	WHEREAS, October 14, 2022 is thirty days from Defendant's initial deadline		
15	to respond to the FAC in this action;		
16	WHEREAS, no previous extension of time has been requested;		
17	NOW, THEREFORE, IT IS HEREBY STIPULATED that Defendant		
18	Bluefly.com's time to answer or otherwise respond to the Complaint shall be		
19	extended to October 14, 2022.		
20	IT IS SO STIPULATED.		
21			
22	Dated: September 14, 2022 RUTAN & TUCKER, LLP		
23	By:/s/Meredith L. Williams		
24	Meredith L. Williams		
25	Attorneys for Defendant BLUEFLY.COM LLC		
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1	Dated: September 14, 2022	DONIGER / BURROUGHS
2		D //C // 41 D 1
3		By: /s/Scott Alan Burroughs Scott Alan Burroughs Attorneys for Plaintiff THE ESTATE OF CHI MODU, through trustee SOPHIA MODU
4		Attorneys for Plaintiff THE ESTATE OF CHI MODU, through
5		trustee SOPHIA MODU
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r. LLP		

Rutan & Tucker, LLP attorneys at law

1	Attestation Pursuant to Civil Local Rule 5-4.3.4(a)(2)(i)		
2	I, Meredith L. Williams, am the ECF User who is filing this <b>STIPULATION</b>		
3	TO EXTEND DEFENDANT BLUEFLY, LLC'S TIME TO RESPOND TO		
4	FIRST AMENDED COMPLAINT BY NO MORE THAN 30 DAYS (L.R. 8-3).		
5	I hereby attest that all other signatories listed, and on whose behalf the filings are		
6	being submitted, concur in the content of such filings and have authorized the filing		
7	of such documents. I declare under penalty of perjury under the laws of		
8	United States of America that the foregoing is true and correct.		
9			
10	Dated: September 14, 2022 RUTAN & TUCKER, LLP		
11	By:/s/Meredith L. Williams		
12	Meredith L. Williams Attorneys for Defendant		
13	BLUEFLY.COM LLC		
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